

In The United States District Court  
for the Southern District of New York  
James Thomas

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SDNY PRO SE OFFICE

20 OCT 11 AM 11:06

16CV7937  
Complaint

The City of New York  
Lt Miguel Lopez  
Officer Antonio Madera  
Officer Jose Bravo  
Shield 19687  
Etc

1) Plaintiff James Thomas pro se for the Complaint states as follows  
2) Plaintiff James Thomas (confined in Clinton Correctional Facility)  
3) Plaintiff James Thomas is and was at all times mentioned  
herein an adult citizen of the United States of New York

4) Defendant Miguel Lopez  
5) Defendant Jose Bravo  
6) Defendant Antonio Madera

Defendants are herein relevant as citizens of the state of  
NEW YORK

8 This action arises under and is brought Pursuant  
to 42 USC section 1983 to remedy the deprivation under  
Color of state law of Rights guaranteed by the  
Eighth and Fourteenth Amendments to the United  
States Constitution. This Court has Jurisdiction Over  
this Action

9 Plaintiff's claim For injunctive relief are authorized  
by 28 USC

10 This action arose in the Southern district of New -  
York

11 Plaintiff has Filed no other lawsuits dealing with  
the same facts,

Statement of Claim

12. ON or about the year of Dec 27 1999 at ~~the~~  
within the metropolitan and parkchester area 6 train  
line I was walking with Audrey ~~Thompson~~ to the  
train station and was sexually harrassed by  
a woman who came up to me and touched me  
between my legs and told me that if I do not  
have sex with him that he is gonna have the  
Police think am a Criminal because he is  
a Informant. Me and Audrey ~~Thompson~~ then  
got into Police Car and we walked  
to Police Car and told Officer Lopez that  
I was threatening and he did nothing to remedy  
the wrong and I am being subjected to ongoing  
harrassment and many EXCESSIVE USE OF FORCE  
where I was beaten into ~~gaps~~ of memory lost due to EXCESSIVE  
use of force ~~and~~ AND  
a unconstitutional Policy and Custom by the Police.  
From the time of 1999 until 2016 within EVERY  
State Prison and City jail I have been surrounded  
by informants and undercover Officers visited me  
on or about Aug 17 2014 and use of force took  
place. I have been hospitalized at ~~Hospital~~  
St Bonaventure in BX, And within Facility's  
Statement of Fact

15 All Defendants in the Caption of this  
Complaint Acted within violation of my  
Constitutional right, and I was subjected to  
USE OF EXCESSIVE Force and harrment by  
Defendants.

Prayer For relief

14 Plaintiff request an order that the Defendants  
have Acted in violation of the United  
States Constitution

15 Plaintiff request an order of relief (INJUNCTIVE)  
because money damages will not ~~adequately~~ + poor  
Adequately redress my injuries And poor ~~Person~~ Person ~~relief~~  
~~relief~~

16 Plaintiff request Compensatory damage  
of twenty five million dollars

Signed this day of — 2016

I declare under Penalty and Perjury that  
the foregoing is true

JAMES THOMAS  
Plaintiff Name  
Pro SE  
Dated Oct 28 2016  
Clinton Correctional Facility  
P.O. Box 2000  
Denham, NY 12929

In The United States District Court  
for the Southern District of New York  
James Th...  
✓

The City of New York

Miguel Lopez

Antonio Mader

Jose Bravo

Andrey Thompson

E T

To the above mentioned

caption

You are hereby summoned and required to serve  
upon Plaintiff whose address is Clinton Cour fule  
POBox 2000 Danbury NY 12929 an answer  
to the Complaint which is herewith served upon  
you within 20 days after service of this  
summons upon you EXCLUSIV OF THE DAY  
OF SERVICE. If you fail to do so default  
will be taken against you for relief demanded  
in this Complaint

Clerk of Court

Dated

James Thomas

I S A 4101

Clinton Correctional Facility

P O B X 2500

Dannemora



LEO

71P 12929  
04/M/1274229

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US District Court  
Southern District of New York  
US Court house  
500 pearl street  
NY, NY 10007